1 2 3 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 4 5 BETTY NEULEIB, NO: 3:20-CV-5144-SAB Plaintiff, 6 NOTICE SETTING TELEPHONIC 7 SCHEDULING CONFERENCE v. 8 AMERICAN MEDICAL SYSTEMS, INC., et al., 9 Defendants. 10 11 **Telephonic Scheduling Conference** Α. 12 PLEASE TAKE NOTICE that a telephonic scheduling conference will be held on the date and time noted below. Counsel and pro se parties shall use the 13 following information to participate in the hearing: 14 15 DATE: SEPTEMBER 22, 2020 at 10:00 a.m. PHONE NUMBER: 1-888-636-3807 16 **ACCESS CODE: 8839796# SECURITY CODE:** None required 17 18 Speaker phones are not compatible with the Court's sound system and 19 may not be used. Please listen carefully and follow the automated instructions so that you will be added to the conference in a timely manner. 20 21

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- **B.** The provisions of Fed. R. Civ. P. 26 apply. The parties shall confer at least **fourteen (14) days** in advance of the scheduling conference and shall be prepared to discuss at the scheduling conference the following issues:
 - 1. Whether service is complete and, if not, the expected date of completion;
 - 2. Whether jurisdiction, venue, and standing are proper;
 - 3. Whether the parties consent for this matter to be tried before a magistrate judge;
 - 4. The nature and basis of their claims (brief summary);
 - 5. A preferred trial date and estimated length of trial;
 - 6. Anticipated motions;
 - 7. Arrangement for the disclosures required under Fed. R. Civ. P. 26(a)(1);
 - 8. A proposed Discovery Plan as discussed in Fed. R. Civ. P. 26(f). This plan shall include the disclosures required under Rule 26(a)(1) and shall also include a time and platform agreed upon for the exchange of e-discovery, if any;
 - 9. Whether class certification is alleged;
 - 10. Whether the case involves a beneficial interest claim of a minor or incompetent that requires appointment of a Guardian ad litem;
- 11. The appropriateness of special procedures such as consolidation of actions for discovery or pretrial, reference to a master or NOTICE SETTING TELEPHONIC SCHEDULING CONFERENCE ~ 2

- magistrate, to arbitration, to the Judicial Panel on Multi-district Litigation, or application of the procedures included in the Manual for Complex Litigation;
- 12. Modification of the standard procedures due to the relative simplicity or complexity of the action or proceeding;
- 13. Feasibility of bifurcation, or otherwise structuring sequence of the trial;
- 14. Whether there will be a point in the litigation when the parties can conduct meaningful settlement discussions or participation in another form of alternative dispute resolution;
- 15. Identification of any issues that should be certified to the stateSupreme Court; and
- 16. Any other matters which may be conducive to the just, efficient, and economical determination of the action or proceeding, including the definition or limitation of issues.
- C. On or before **September 15, 2020**, the parties shall file the following:
- 1. **Statement Identifying Corporate Information:** Any non-governmental corporate party to this action shall file a statement identifying all its parent corporations and listing any publicly held company that owns 10% or more of the party's stock. Counsel have an ongoing responsibility to supplement this information;

- 2. **Joint Status Report (Fed. R. Civ. P. 26(f)):** The parties filed a Joint Status Report on May 26, 2020.
 - 3. The following deadline dates will be outlined in an Order after the status conference. Be prepared to discuss these deadlines if there are any changes.

| Simultaneous expert disclosures | 230 days before trial |
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| Rebuttal expert disclosures | 200 days before trial |
| Motion to Amend/Add Parties | 210 days before trial |
| Daubert motions | 192 days before trial |
| Discovery cutoff | 140 days before trial |
| Dispositive motions | 132 days before trial |
| Hearing Request re deposition designations | 42 days before trial |
| Cross designations | 28 days before trial |
| Objections to designations | 21 days before trial |
| Exhibit/Witness lists | 35 days before trial |
| Objections Exhibit/Witness lists | 28 days before trial |
| Response to Exhibit/Witness objections | 21 days before trial |
| Motions in Limine | 42 days before trial |
| Response to Motions in Limine | 36 days before trial |
| Replies to Motions in Limine | 28 days before trial |
| Pretrial Order | 21 days before trial |
| Trial Briefs, voir dire | 25 days before trial |
| Jury Instructions (Agreed/Disputed) | 25 days before trial |
| Memo object to disputed Jury Instructions | 25 days before trial |
| Pretrial Conference/Motion in Limine Hrg | 14 days before trial |
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Counsel are expected to comply with the spirit of Rule 26 and seek to minimize the time and expense of discovery. **DATED** September 3, 2020. s/Michelle M. Fox MICHELLE M. FOX Deputy Clerk